

BUSINESS LICENSE COMMISSION

COUNTY OF LOS ANGELES

374 KENNETH HAHN HALL OF ADMINISTRATION 500 WEST TEMPLE STREET LOS ANGELES, CA 90012 (213) 974-7691



May 4, 2015

Feeding His Lambs, Inc. Randi King P.O. Box 91541 Los Angeles, CA 90009 MEMBERS
SARA VASQUEZ
PRESIDENT
RENÉE CAMPBELL
VICE-PRESIDENT
SHAN LEE
SECRETARY
JAMES BARGER
COMMISSIONER
GENEVIEVE MORRILL

COMMISSIONER

APPLICATION FOR NOTICE OF INTENTION TO SOLICIT AND INFORMATION CARD

Dear Applicant:

The Business License Commission will hold a hearing on the above matter on **Wednesday**, **May 20**, **2015** at **9:00 a.m**. in Room 374-A, 500 West Temple Street, Los Angeles, CA 90012. Your presence is requested at this hearing. If you are unable to attend you may authorize a representative to appear on your behalf. The representative must present a signed and duly notarized letter giving authorization and the reasons you are unable to appear.

RIGHT TO REPRESENTATION / FOREIGN LANGUAGE SPEAKERS

You have the right to be represented at this hearing by an attorney or other individual of your choosing and at your own cost. In the absence of a representative, you must represent yourself and the hearing will proceed as scheduled.

If you require a translator, you must arrange at your own cost to have present at the hearing either a professional/certified interpreter or other person who is <u>fluent</u> in both English and your native language. If you are unable to locate an interpreter, please contact our office and you will be provided a list of interpreting services.

Parking is available at your cost; a map is enclosed for your convenience. Please note proceedings begin promptly at 9:00 a.m. The Business License Commission reserves the right to reschedule your hearing to a later date for failure to timely appear.

Sincerely,

SARA VASQUEZ President

Lupe Duron

Commission Services

NOTICE OF INTENTION TO SOLICIT

To Appeal or Solicit for Charitable Purposes in the UNINCORPORATED Portions of the COUNTY OF LOS ANGELES

BUSINESS LICENSE COMMISSION

374 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles CA 90012 Telephone: 213/974-7691

ALL QUESTIONS MUST BE ANSWERED, PLEASE TYPE OR PRINT.

(Los Angeles County Code, Volume 3, Title 7, Chapter 7-24 requires that this Notice of Intention to be filed <u>at least 30 days prior to beginning your</u> solicitation or advertisement for your fund-raising activity. No advertisement or solicitation may begin until this office has issued an Information Card. "No" or "None" may be written where appropriate on this form. Additional Information may be added on separate sheets; however *do not* add separate sheets in lieu of answering the questions on this form.)

ι.	reeding his Lambs, inc	when organ	izeu: Jan. 31, 2	2012		
	(Full Name of Organization)	Imponenti	manatad. Vaa			
		Incorporated	ı: <u>ves</u> Yes	No		
,	5405 Wilshire Blvd #373 Los Angeles, CA 90036 (Mailing: P.O. Box 91541	I A GOOGG V	(323) 900-0			
۷.	(Address: Street, City and Zip Code)	LA 90009)	(323) 900-0 (Telephone - Dayt			
,	Mrs. Bondi King DO Pay 01541 LA 00000	(000) 000 05				
3.	Mrs. Randi King P.O. Box 91541 LA 90009 (Name of Person in Charge of Appeal Address and Zip Code)		532 info@feeding Daytime and E-mail A			
		•				
ŀ.	TO CONDUCT OR SOLICIT: Monetary Funds, In-Kind Donations, Food					
	(If only to solicit funds, it would be a General Appeal, i	if a specific event, s	tate type of event)			
5.	WHERE and WHEN this fund-raising activity will be held: 6254 Dama	ısk Ave Los An	aeles 90056 on	Mav 19. 20		
	(If specific	event, exact dates				
	or thereabouts.		<u>, ,</u>			
ś.	Solicitation/Advertisement starts When issued	ends June S	28, 2015 or there	ahoute		
	(Specific date, or when issued)	(Last d	ay of specified event)	abodio		
,	CDECIFICD C11 C 11 1 1					
•	SPECIFIC Purpose of this Solicitation: FundRaiser for At Risk Project	t for Youth age	<u>s 14-18 program</u>	ming		
	ANTICIPATED Gross Goal (Before deducting expenses): \$3000	\$-0-	\$ -O-			
•	(LOCAL)	(STATE)	\$ <u>-0-</u> (NATI	ONAL)		
	TCd* 12 7 7 1 1 1 1 1 1 0 0 4					
).	If this solicitation or activity is conducted on behalf of another organization, give its name and address and					
	enclose a copy of a letter of authorization from organization(s). n/a	• • • • • • • • • • • • • • • • • • • •				
0.	Solicitation/Advertisement to be made by means of (indicate by checking below):					
	(x) Volunteer Solicitors () Box Office Sales () Posters		Bulletins			
	() Paid Solicitors (x) Telephone () Newspap	, ,				
	(x) Personal Approach () Radio/Television (x) Mail					
	Other methods		(s ₁	pecify):		
				• •		
	A final distriction of the second	% T	B 1			
ı.	Admission: \$ -0- Tickets -0- Invitations yes		Printed 50			
		Nun	nbered			
	<u>SPECIFY</u> PER PERSON					
	PER COUPLE Selling prices: (Ads, cookies, etc.) Cost of Carnival T	ialsatar				
	Cost of Carmival 1	ICACIS.				

	Salaries	-0-		Printing Advertisement	25.00
	Solicitors	-0-		Stationery/Postage	30.00
	Managers	-0-		Prizes	100.00
	Promoters	-0-		Cost of Merchandise	-0-
	Other			Refreshments/Meals	-0-
	Rents	-0-		Miscellaneous:	
	Music	-0-		(Specify)	
	Telephone	-0-		ANTICIPATED TOTAL	\$155.00
13.	a. approx.5.2 Percent (anticipated) of gross contributions for expenses (divide gross goalItem No. 8-into expensesItem No. 12) b. approx. 94.8 Percent (anticipated) of gross contributions to be used as specified in application (subtract percent for expenses 13. a from 100%) c0- Percent of the proceeds to be used outside of Los Angeles County and specify where it will be use (If applicable)				
	NICTOR DI	r n acom	RREAK ALL PERCENTAGES D	Ann we are seen and the comment	TIT

- 14. I the signer of this Notice of Intention, attach hereto copies of the following as required:
 - a. Articles of Incorporation and/or Bylaws of this organization (BOTH if group is incorporated)
 - b. Names, Titles and Terms of Offices for two Officers of this organization
 - c. Current Financial Statement (treasurer's report, audit, etc.)
 - d. A statement of any and all agreements or understandings made or had with any agent, solicitor, promoter or manager of this solicitation, or a copy of such agreement or understanding, if it is in writing.
 - e. Tax exemption certificate. State & Federal

(Items a, b, c and e above must be submitted. If items c or d do not apply to your group, indicate "none")

I have read and understand the provisions of Los Angeles County Code, volume 3, Title 7, Chapter 7-24 and before authorizing any person to solicit, I will require the solicitor to read Sections 7-24-010 to 7-24-400 of said Ordinance.

Within 30 days after the completion of the solicitation, I will submit the Report of Results of Activity form to the Business License Commission, indicating all receipts and expenditures of this appeal/activity.

PLEASE PRINT NAME AND THEN SIGN. AN OFFICER OF THE ORGANIZATION MUST SIGN.

"I declare under penalty of perjury under the laws of the County of Los Angeles and the State of California that the foregoing is true and correct."

5405 Wilshire Bl. #373 LA; Box 91541 LA 90009

(Complete Address)

323-900-0532

4-10-2015

Daytime Telephone Number

Today's Date

NON-COMPLIANCE WITH, OR VIOLATION OF, LOS ANGELES COUNTY CODE, VOLUME 3, TITLE 7, CHAPTER 7-24, IS A MISDEMEANOR PUNISHABLE BY A FINE OR IMPRISONMENT -- OR BOTH.

IMPORTANT REMINDER:

A current list of officers and a current financial statement or audit must be sent at least once annually to keep your file updated. Other documents are not necessary unless they have new or additional information, or amendments.

Please give the name and telephone number of a person that we may contact for questions regarding the "NOTICE OF INTENTION" application.

3453787

CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

FILED Secretary of State State of California

FEB 1 1 2013

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The undersigned certify that:

- 1. They are the **president** and the **secretary**, respectively, of Christian Families and Singles, a California corporation.
- 2. Article IIB, last sentence of the Articles of Incorporation of this corporation is amended to read as follows: This corporation will have members.
- 3. The foregoing amendment of the Articles of Incorporation has been duly approved by the board of directors.
- 4. The corporation has no members.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: Feb. 10, 2013

Randi M. King, President

Andrea De La Vega, Secretary

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CERTIFICATE OF AMENDMENT OF ARTICLES OF INCORPORATION

ENDORSED - FILED
in the Office of the Secretary of State
of the State of California

JUL 3 0 2012

The undersigned certify that:

- 1. They are the **president** and the **secretary**, respectively, of Christian Families and Singles, a California corporation.
- 2. Article IVA of the Articles of Incorporation of this corporation is amended to read as follows: This corporation is organized and operated exclusively for religious purposes within the meaning of the Internal Revenue Code Section 501(c)(3).
- 3. The foregoing amendment of the Articles of Incorporation has been duly approved by the board of directors.
- 4. The corporation has no members.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this certificate are true and correct of our own knowledge.

Date: 7/24/12

Randi M. King, President

Andrea De La Vega, Secretary

Corp. Number: 3453787

Initial Board of Directors

Mrs. Randi King, President/CEO 3500 West Manchester Blvd Unit 419 Inglewood, CA 90305

Mrs. Rand King

Mrs. Andrea DeLaVega, Principal, Wilmington Christian School 24910 South Avalon Blvd Wilmington, CA 90744

- Colassi

Ms. Vernell Robinson, Realtor 400 West 223rd Street Apt#214 Carson, CA990745

Mr. n.

Mr. Kendall Walker Technical Director 4185 Don Luis Drive

Los Angeles, CA 90008

Lendoll Walker

Articles of Incorporation

The name of the corporation is Christian Families and Singles.

ENDORSED - FILED in the office of the Secretary of State of the State of California

JAN 3 1 2012

A. This corporation is a Religious Corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Religious Corporation Law exclusively for religious purposes.

B. The specific purpose of this corporation is to provide spiritual encouragement to Christian (true believers) in their pursuit of eternal life with Jesus Christ. We will achieve this by promoting the study of the Bible and providing bible-based references for family and singles life styles. We will provide Christian music as well as bring to awareness the health and well-being of our children (emotional, spiritual, and physical). Our loyal and dedicated volunteers, employees and board members will aide in reaching millions of listeners and children via podcast, internet, small gathering and ultimately the radio. Additionally, this corporation may engage in any activities that are reasonably related to or in furtherance of its stated religious purpose, or in any other religious activities. This corporation is a non-membership corporation.

III.

The name and address in the State of California of this corporation's initial agent for service of process is:

Name:

Mrs. Randi King

Address: 3500 West Manchester Blvd. Unit 419

City:

Inglewood State: CALIFORNIA Zip: 90305

IV.

- A. This corporation is organized and operated exclusively for religious purposes within the meaning of internal Revenue Code section 502(c)(3).
- B. No substantial part of the activities of this corporation shall consist of carrying on propaganga, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

 V.

The property of this corporation is irrevocably dedicated to religious purpose and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, office or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious purpose and which has established its tax exempt status under Internal Revenue Code section 501(c) (3).

Mrs. Randi King, Incorporator

Certificate of ByLaws

Of Christian Families and Singles DBA Feed My Sheep A California Religious Corporation

These bylaws were approved at a meeting of the Board of Directors by a two-thirds majority vote on November 6, 2012.

Andrea De La Vega, Secretary

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ByLaws
Of
Christian Familes and Singles
A California Religious Corporation

Article 1 Offices

SECTION 1. PRINCIPAL OFFICE

The principal office of the corporation, unless modified pursuant to Section 2 below, for transition of business is located in Los Angeles County, California.

SECTION 2. CHANGE OF ADDRESS

The Board of Directors, may change the principal office from one location to another and such changes shall not be deemed an office from one location to another within the named county by noting the changed address and effective date below.

SECTION 3. CHANGE OF ADDRESS							
	Dated:						
:	Dated:						
	Dated:						

SECTION 4. Other Offices

The corporation may also have offices at such other places, within the State of California, where it is qualified to do business, as its business may require and as the board of directors may, from time to time, designate.

Christian Families and Singles also Feed My Sheep

CorpiNumber; 3453787

SECTION 1. OBJECTIVE AND PURPOSES

The primary objectives and purpose of this shall be to promote the Study of the Bible and provide Bible-Based references for Family and Singles Life Style. We will provide Christian music, Christian Commentary, and bring to awareness the Spiritual, Emotional, Physical Health and well-being of our children.

Article 3 Directors

SECTION 1. NUMBER

The corporation shall have a minimum of five (5) and a maximum of seven (7) directors, herein and collectively they shall be shown as the board of directors. The number may be changed by amendment of this Bylaw, or by repeat of this Bylaw and adoption of a Bylaw, as provided by these Bylaws.

SECTION 2. POWERS

Subject to the provisions of the California Nonprofit Religious Corporation law and any limitations in the Articles of Incorporation and Bylaws of this corporation, the activities of this corporation shall be conducted and all corporate powers shall be exercised by or under the direction of the board of directors. As deemed appropriate, the executive director/ chairperson shall be a voting member of the board and shall be a member of the executive committee. This corporation is not a membership corporation.

SECTION 3. DUTIES

It shall be the duty of the directors to:

- (a) Perform any and all duties imposed on them collectively or individually by law, by the Articles of Incorporation, or by these Bylaws.
- (b) Appoint and remove, employ and discharge, and, except as otherwise provided in these Bylaws, prescribe the duties and fix the compensation, if any, of all officers, agents and employees of the corporation;
- (c) Supervise all officers, agents and employees of the corporation to assure that their duties are performed properly.
- (d) Meet at such times and places as required by these Bylaws.
- (c) Register their address and telephone with the secretary of the corporation, and notices of meetings mailed, telegraphed or faxed to them at such addresses shall be valid notices thereof.

SECTION 4. TERMS OF OFFICE

Coep. Number: 345-3787

Board of directors shall serve terms as follows: The President and Secretary shall server a two year term, the Vice President and Treasurer shall serve a two year term with the option of serving additional terms. All board officers will have the option to serve a maximum of two, two-year terms at which time their seat will be filled by a new member. If the Founder is the President, she is not subject to term limits.

SECTION 5. COMPENSATION

Board of directors shall serve without compensation except they shall be allowed reasonable advancement or reimbursement of expenses incurred in the performance of their regular duties as specified in Section 3 of this Article.

The salaries of the officers, if any, shall be fixed from time to time by resolution of the board of directors and members, and no officer shall be prevented from receiving such salary by reason of the fact that he or she is also a director of the corporation. In all cases, any salaries received by officers of this corporation shall be reasonable and given in return for services actually rendered for the corporation which relate to the performance of the religious purposes of this corporation. Until further determined, the CEO will be compensated according to the salary and benefits guidelines that are usual and customary for similar organizations.

SECTION 6. PLACE OF MEETINGS

Meetings shall be held at the principal office of the corporation unless otherwise provided by the board or at such place within or outside the State of California which has been designated from time to time by resolution of the boards of directors. Any meeting not held at the principal office of the corporation shall be valid only if held on the written consent of a majority of the board members given either before or after the meeting written notice of the meeting as hereinafter provided for special meeting of the board. Any meeting regular or special, may be held by conference telephone or similar communications equipment so long as all board members participating in such meeting can hear one another.

SECTION 7. REGULAR AND SEMIANNUAL MEETING

Regular meetings of the board shall be held at such times and places as designated by a majority of the board of directors.

A Semiannual regular meeting of the directors held in September and March of each year or, if no regular meetings and scheduled at duly noticed special meetings in those months, members shall be elected by the board of directors in accordance with this Section. Cumulative voting by directors for the election of directors shall not be permitted. Directors and members shall vote by secret ballot. They may cast as many votes as the number of seats, but they may cast no more than one vote per nominee. Nominees receiving majority votes shall be elected on the first ballot. Subsequent ballots may be cast until all seats are filled by majority vote.

SECTION 8. SPECIAL MEETING

Special meetings of the Board of directors may be called by the President of the board, Vice President, the Secretary, the Treasurer, or by any two Directors, and such meetings shall be held at the place,

Obep, number 3453787

within or outside the State of California, designated by the person or persons calling the meeting, and in the absence of such designation, at the principal office of the corporation.

SECTION 9. NOTICE OF MEETINGS

Regular meetings of the board may not be held without notice. Special meetings of the board shall be held upon (4) days' notice by first class mail or (48) hours' notice delivered personally or by mail, telephone, fax, or email. If email is returned (undeliverable) such notices shall be addressed to each board member at his or her address shown on the books of the corporation. Notice of time and place of holding an adjourned meeting need not be given to absent directors if the time and place of the adjourned meeting is fixed at the meeting adjourned and if such adjourned meeting is held no more than (24) twenty-four hours from the time of original meeting. Notice shall be given of any adjourned regular or special meeting to members and the board.

SECTION 10. CONTENTS OF NOTICE

Notice of meeting not herein dispensed with shall specify the place, day and hour of the meeting. The purpose of any board meeting need not be specified in the notice.

SECTION 11. QUORUM FOR MEETINGS

A quorum shall consist of a simple majority of the total number of board members.

Except as otherwise provided in these Bylaws or in the Articles of Incorporation of this corporation, or by law, no business shall be considered by the board at any meeting at which a quorum, as hereinafter defined, is not present, and the only motion which the Chair shall entertain at such meeting is a motion to adjourn. However, a majority of the board members present at such meeting may adjourn from time to time until the time fixed for the next regular meeting of the board.

When a meeting is adjourned for lack of a quorum, it shall not be necessary to give any notice of the time and place of the adjourned meeting or of the business to be transacted at such meeting, other than by announcement at the meeting at which the adjournment is taken, except as provided in Section 9 of this article.

The board members present at a duly called and held meeting at which a quorum is initially present may continue to do business notwithstanding the loss of a quorum at the meeting due to a withdrawal of board members from the meeting, provided that any action thereafter taken must approved by at least a majority of the required quorum for such meeting or such greater percentage as may be required by law, or the Articles of Incorporation or Bylaws of this corporation.

SECTION 12. MAJORITY ACTION AS BOARD ACTION

Every act or decision done or made by a majority of the board members present at a meeting duly held at which a quorum is present is the act of the board of directors unless the Articles of Incorporation or Bylaws of this corporation, or provisions of the California Nonprofit Religious Corporation Law, particularly those provisions relating to appointment of committee (Section 9212), approval of contracts and transactions in which a board member has a direct or indirect materal financial interest.

Christian lamilies and dingles area Fred My Sheep

Coep. Munbe, 345 3787

(Section 9246) require a greater percentage or different voting rules for approval of a matter by the

SECTION 13, CONDUCT OF MEETINGS

Meetings of the Board of directors shall be presided over by the chairperson of the board, if any, or by the President or their designee. If no such person has been so designated or, in his or her absence, the Vice President of the corporation or, in his or her absence, by a Chairperson chosen by a majority of the board members present at the meeting. The Secretary of the corporation shall act as secretary of all meetings of the board, or may designate another board member to record the minutes, or in his or her absence, the presiding officer shall appoint another person to act as Secretary of the Meeting.

Meeting shall be governed by simple courtesy. Decisions shall be by consensus whenever possible, or by majority vote in the absence of consensus. These policies may be revised from time to time, insofar as such policies are not inconsistent with or in conflict with these Bylaws, with the Articles of Incorporation, or with provisions of law.

SECTION 14. ACTION BY UNANIMOUS WRITTEN CONSENT WITHOUT MEETING

Any action required or permitted to be taken by the board of directors under any provision of law may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the board. Such action by written consent shall have the same force and effect as the unanimous vote of the board members. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the board of directors without a meeting and that the Bylaws of this corporation authorize the board members to so act, and such statement shall be prima facie evidence of such authority.

SECTION 15. VACANCIES

Vacancies on the board of directors shall exist: on the death, resignation or removal of any board member, and whenever the number of authorized board members is increased.

The board of directors may declare vacant the office of a board member who has declared of unsound mind by a final order of court, or convicted of a felony, of has been removed from office by order of the Superior Court for engaging in fraudulent acts pursuant to Section 9233 or the California Nonprofit Religious Corporation Law.

Any board member may resign effective upon giving written notice to the Chairperson of the board, the President, Secretary, or the board of directors unless the notice specifies a later time for the effectiveness of such resignation. No board of director may resign if the corporation would then be left without a duly elected director or directors in charge of its affairs, or without nominating a replacement. The nominee must be approved by the board.

Vacancies on the board may be filled by approval of the board or, if the number of directors then in office is less than a quorum, by:

Corpnimber: 34537

The unanimous written consent of the directors then in office,

The affirmative vote of a majority of directors then in office at a meeting held pursuant to notice or waiver of notice complying with the Article of these bylaws, or a sole remaining director.

A person elected to fill a vacancy as provided by this Section shall hold office until next annual election of the board of directors or until his or her death, resignation or removal from office.

SECTION 16. NONLIABILITY OF DIRECTORS

The director shall not be personally liable for the debts, liabilities, or other obligations of the corporation.

SECTION 17. INDEMNIFICATION BY CORPORATION OF DIRECTORS, OFFICERS, EMPLOYEES AND OTHER AGENTS

To the extent that a person who is, or was, a director, officer, employee or other agent of this corporation has been successful on the merits in defense of any civil, criminal, administrative or investigative proceeding brought to procure a judgment against such person by reason of the fact that he or she is, or was, an agent of the corporation, or has been successful in defense of any claim, issue or matter, therein, such shall be indemnified against expenses actually and reasonably incurred by the person in connection with such proceeding.

If such a person either settles any such claim or sustains a judgment against him or her, then indemnification against expenses, judgments, fines, settlements and other amounts reasonably incurred in connection with such proceeding shall be provided by this corporation but only to the extent allowed by, and in accordance with the requirements of, Section 9246 of the California Nonprofit Religious Corporation Law.

SECTION 18. INSURANCE FOR CORPORATION AGENTS

The board of directors may adopt a resolution authorizing the purchase and maintenance of insurance on behalf of any agent of the corporation (including a director, officer, employee or other agent of the corporation) against any liability other than for violating provisions of law relating to self-dealing (Section 9243 of the California Nonprofit Religious Corporation Law) asserted against or incurred by the agent in such capacity or arising out of the agent's status as such, whether or not the corporation would have the power to indemnify the agent against such liability under the provisions of Section 9246 of the California Nonprofit Religious Corporation Law.

ARTICLE 4
OFFICERS

SECTION I. NUMBER OF OFFICERS

Corp. Number: 3453787

The officers of the corporation shall be a President, Vice President, a Secretary, and a Chief Financial Officer who shall be designated the Treasurer. The corporation may also have, as determined by the board of directors a Chairperson of the Board, one or more Vice Presidents, Assistant Secretaries, Assistant Treasurers, or other officers. Any number of offices may be held by the same person except that neither the Secretary nor the Treasurer may serve as the President or Chairperson of the Board.

SECTION 2. QUALIFICATION, ELECTION AND TERM OF OFFICE

Any board member may serve as an officer of this corporation. Officers shall be elected by the board of directors at any time, and each officer shall hold office until he or she resigns or is removed or is otherwise disqualified to serve, or until his or her successor shall be elected and qualified, whichever occurs first.

SECTION 3. ADVISORY OFFICERS

The board of directors may appoint such other officers or agents as it may deem desirable, and such officers shall serve such terms, have such authority, and perform such duties as may be prescribed from time to time by the board of directors.

SECTION 4. REMOVAL AND RESIGNATION

Any officer may be removed, with or without cause, by a majority vote of the board of directors and its' members at any time. When a board member misses more than three meetings a year, he/she may be removed. The Founder is not subject to board removal except for medical reasons. Any officer may resign at any time by giving written notice to the board of directors or to the President or Secretary of the corporation. Any such resignation shall take effect at the date of receipt of such notice or at any later date specified therein. The acceptance of such resignation shall not be necessary to make it effective. The above provisions of this Section shall be superseded by any conflicting terms of a contract which has been approved or ratified by the board of directors relating to the employment of any officer of the corporation.

SECTION 5. VACANCIES

Any vacancy caused by the death resignation, removal, disqualification, or otherwise, of any officer shall be filled by the board of directors. In the event of a vacancy in any office other than that of president, such vacancy may be filled temporarily by appointment by the president until such time as the board shall fill the vacancy.

SECTION 6. DUTIES OF THE PRESIDENT

The President shall be the chief, executive officer of the corporation and shall, subject to the control of the board of directors, supervise and control the affairs of the corporation and shall preside at the meetings of the board. He or she shall perform all duties incident to his or her office and such other duties as may be required by law, by the Articles of Incorporation of the corporation, or by these Bylaws, or which may be prescribed from time to time by the board of directors unless another person is specifically appointed as Chairperson. Except as otherwise expressly provided by law, by the Articles of Incorporation, or by these Bylaws, he or she shall, in the name of the corporation, execute such deeds,

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Corp. Numbers 3453737

mortgages, bonds, contracts, checks, or other instruments which may from time be authorized by the board of directors.

SECTION 7. DUTIES OF VICE PRESIDENT

In the absence of the President, or in the event of his or her inability or refusal to act, the Vice President shall perform all the duties of the president, and when so acting shall have all the powers of, and be subject to all restrictions of the president. The Vice President shall have other powers and perform such other duties as many be prescribed by law, by the Articles of Incorporation, or by these Bylaws, or as may be prescribed by the board of directors.

SECTION 8. DUTIES OF SECRETARY

The Secretary shall:

Certify and keep at the principal office of the corporation the original or a copy of these Bylaws as amended or otherwise altered to date. Keep at the principal of the corporation or at such other place as the board may determine, a book of minutes of all meetings of the directors, and, if applicable, committee meetings, recording therein the time and place of holding, whether regular or special, how called, how notice thereof was given, the names of those present or represented at the meeting, and the proceedings thereof.

See that all notices are duly given in accordance with provisions of these Bylaws or as required by law.

Be custodian of the records and of the corporation.

Keep at the principal office of the corporation a book containing the name and address of each and all board members, and if applicable, any and all advisory members. In addition, the secretary shall keep records of term limits, appointments and resignations or removals of board officers and board members.

Exhibit at all reasonable times to any directors of the corporation, or to his her agent or attorney on request therefore, the Bylaws and the minutes of the proceedings of the directors of the corporation.

In general, perform all duties incident to the office of Secretary and such other duties as may be required by law, by the Articles of Incorporation of this corporation, or by these Bylaws, or which may be assigned to him or her from time to time by the Board.

SECTION 9. DUTIES OF TREASURER

Subject to the provisions of these Bylaws relating to the "Execution of Instruments, Deposits and Funds," the Treasurer shall:

Have charge and custody of, and be responsible for, all funds and securities of the corporation, and deposit all such funds in the name of the corporation in such banks, trust companies, or other depositories as shall be selected by the board of directors.

Cep. Number: 3453787

Receive, and give receipt for, monies due and payable to the corporation from any source whatsoever.

Disburse, or cause to be disbursed, the funds of the corporation as may be directed by the board of directors, taking proper vouchers for such disbursements.

Keep and maintain adequate and correct account of the corporation's properties and business transactions, including accounts of its assets, liabilities, receipts, disbursements, gains and losses.

Exhibit at all reasonable times the books of account and financial records to any director of the corporation, or to his or her agent or attorney, on request with cause. Render to the president and directors, whenever requested, an account of any or all of his or her transactions as Treasurer and of the financial condition of the corporation. Prepare, or cause to be prepared, and certify, or cause to be certified, the financial statement to be included in any required reports.

In general, perform all duties incident to the office of Treasurer and such other duties as may be required by law, by the Articles of Incorporation of the corporation, or by these Bylaws, or which may be assigned to him or her from time to time by the board of directors.

ARTICLE 5 COMMITTEES

SECTION 1. COMMITTEE

The corporation shall have such other committees as may from time to time be designated by resolution of the board of directors and its' members. Such committee may consist of persons who are not also members of the corporation. These additional committees shall act in an advisory capacity only to the Board and shall be clearly titled as "advisory" committee.

SECTION 2. MEETINGS AND ACTION OF COMMITTEE

Meetings and action of committee shall be governed by the chairman of the committee appointed by the board member who oversees the committee. The board of directors may also adopt rules and regulations pertaining to the conduct of meetings of committee to the extent that such rules and regulations are not inconsistent with the provisions of these Bylaws.

ARTICLE 6 EXECUTION OF INSTRUMENTS, DEPOSITS AND FUNDS

SECTION 1. EXECUTION OF INSTRUMENTS

The board of directors, except as otherwise provided in these bylaws may by resolution authorize any officer or agent of the corporation to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation, and such authority may be general or confined to specific

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instances. Unless so authorized, no officer, agent or employee shall have any power or authority to bind the corporation by any contract or engagement or to pledge its credit or to render it liable monetarily for any purpose or in any amount.

SECTION 2. CHECKS AND NOTES

Except as otherwise specifically determined by resolution of the board of directors, or as otherwise required by law, checks, drafts, promissory notes, orders for the payment of money, and other evidence of indebtedness of the corporation shall be signed by the Treasurer and countersigned by the President of the corporation.

SECTION 3. DEPOSITS

All funds of the corporation shall be deposited from time to time to the credit of the corporation in such banks, trust companies, or other depositories as the board of directors may select.

SECTION 4. GIFTS

The board of directors may accept on behalf of the corporation any contribution, gifts, bequest, or devise for the religious purpose of this corporation.

ARTICLE 7 CORPORATE RECORDS, REPORTS AND SEAL

SECTION 1. MAINTENANCE OF CORPORATE RECORDS

The corporation shall keep at its principal office in the State of California:

- (a) Minutes of all meeting of web members and of the committee of the Web, indicating the time and place of holding such meetings, whether regular or special, how called, the notice given, and the names of those present and the proceedings thereof;
- (b) Adequate and correct books and records of account, including accounts of its properties and business transactions and accounts of its assets, liabilities, receipts, disbursements, gains and losses;
- (c) A copy of the corporation's Articles of Incorporation and Bylaws as amended to date, which shall be open to inspection at all reasonable times during office hours.

SECTION 2. CORPORATE SEAL

There is no corporate seal for this corporation.

SECTION 3. DIRECTOR'S INSPECTION RIGHTS

Every director shall have the absolute right at any reasonable time to inspect and review all books records and documents of every kind and to inspect the physical properties of the corporation.

SECTION 4. RIGHT TO COPY AND MAKE EXTRACTS

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Any inspection under the provision of this Article may be made in person or by agent or attorney, and the right to inspection shall include the right to review and make extracts with cause.

SECTION 5. PERIODIC REPORT

The board shall cause an annual or periodic report required under law to be prepared and delivered to an office of this state, to be so prepared and delivery within the time limits set by law.

ARTICLE 8 CALENDAR YEAR

SECTION 1. CALENDAR YEAR OF THE CORPORATION

The calendar year of the corporation shall begin on January 1 and end on December 31 in each year.

ARTICLE 9 AMENDMENT OF BYLAWS

SECTION I. AMENDMENT

Subject to any provision of law applicable to the amendment of Bylaws of religious nonprofit corporations, these Bylaws, or any or them, may be altered, amended, or repealed and new Bylaws adopted by approval of the boards of directors.

ARTICLE 10 AMENDMENT OF ARTICLE

SECTION 1. AMENDMENT

Amendment of the Articles of Incorporation may be adopted by approval of the board of directors.

SECTION 2. CERTAIN AMENDMENTS

Notwithstanding the above Sections of this Article, this corporation shall not amend its Articles of Incorporation to alter any statement which appears in the original Articles of Incorporation of the names and addresses of the first directors of this corporation, nor the name and address of its initial agent, except to correct an error in such statement or to delete such statement after the corporation has filed a "Statement by a Domestic Nonprofit Corporation" pursuant to Section 6210 of the California Nonprofit Corporation Law.

C-RP. number 3453787

ARTICLE 11 PROHIBITION AGAINST SHARING CORPORATE PROFITS AND ASSETS

SECTION 1. PROHIBITION AGAINST SHARING CORPORATE PROFITS AND ASSETS

No Board member, officer, member, employee, or other person connected with this corporation, or any private individual, shall receive at any time any of the net earnings or pecuniary profit from the operations of the corporation, provided, however, that this provision shall not prevent payment to any such person of reasonable compensation for service performed for the corporation in effecting any of its religious purposes, provided that such compensation is otherwise permitted by these Bylaws and is fixed by resolution of the board of directors, and no such person or persons shall be entitled to share in the distribution of, and shall not receive, and of the corporate assets on dissolution of the corporation. On such dissolution or winding up of the affairs of the corporation, whether voluntarily or involuntarily, the assests of the corporation, after all debts have been satisfied, shall be distributed as required by the Articles of Incorporation of this corporation and not otherwise.

ARTICLE 12 MEMBERS

SECTION 1. DETERMINATION OF MEMBERS

This corporation has (5) five voting members. Therefore, pursuant to Section 9310(b) of the nonprofit Religious Corporation Law of the State of California, any action which would otherwise, under law or The provision of the Articles of Incorporation or Bylaws of this corporation, require approval by a majority of all members shall require the approval of the majority and board of directors.

WRITTEN CONSENT OF BOARD OF DIRECTORS ADOPTING BYLAWS

We the undersigned, are all of the persons named as current board of directors of the Christian Families and Singles (DBA Feed My Sheep), a California nonprofit corporation, and, pursuant to the authority granted to the board of directors by these Bylaws to take action by unanimous written consent do herby adopt the forgoing Bylaws, consisting of twelve (12) pages, as the Bylaws of this corporation.

Randi King, Founder/President

Kendall Walker, Vice President

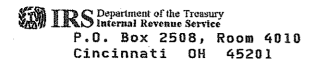
Vernell Robinson, Treasurer

Andrea De La Vega, Secretary

Feeding His Lambs, Inc Officers

President: Randi King, Term of Office: Permanent Treasurer: Blair Earkman, Term of Office: Permanent

Secretary: Erango Kelbisow



In reply refer to: 4077594580 Feb. 11, 2014 LTR 4168C 0 45-3976098 000000 00

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019415

Employer Identification Number: 45-3976098

Person to Contact: A.BOWLDS

Toll Free Telephone Number: 1-877-829-5500

Dear Taxpayer:

This is in response to your Sep. 16, 2013, request for information regarding your tax-exempt status.

Our records indicate that you were recognized as exempt under section 501(c)(3) of the Internal Revenue Code in a determination letter issued in AUGUST 2013.

Our records also indicate that you are not a private foundation within the meaning of section 509(a) of the Code because you are described in section(s) 509(a)(1) and 170(b)(1)(A)(vi).

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use are deductible for Federal estate and gift tax purposes if they meet the applicable provisions of sections 2055, 2106, and 2522 of the Code.

Please refer to our website www.irs.gov/eo for information regarding filing requirements. Specifically, section 6033(j) of the Code provides that failure to file an annual information return for three consecutive years results in revocation of tax-exempt status as of the filing due date of the third return for organizations required to file. We will publish a list of organizations whose tax-exempt status was revoked under section 6033(j) of the Code on our website beginning in early 2011.

4077594580 Feb. 11, 2014 LTR 4168C 0 45-3976098 000000 00 00026564

FEEDING HIS LAMBS INC FEED MY SHEEP PODCAST % RANDI KING PO BOX 6631 TORRANCE CA 90504-0631

If you have any questions, please call us at the telephone number shown in the heading of this letter.

Sincerely yours,

Kenneth Corbin, Acting Director

Exempt Organizations

State of California
Franchise Tax Board
PO Box 1286
Rancho Cordova CA 95741-1286

WWW.FEEDING-HIS-LAMBS.ORG

ATTN: MRS. RANDI KING

PO BOX 6631

TORRANCE CA 90504

Date:

06.21.13

Case: Case Unit: 26600516452824763

it: 26600516452824766

in reply refer to: 760:TLS:F120

Regarding

: Tax-Exempt Status

- Urganization's Name

: Christian Families And Singles aka Feed My Sheep

CCN

:3453787

Purpose

: Religious

R&TC §
Form of Organization

: Incorporated

Accounting Period Ending

:12/31

Tax-Exempt Status Effective

:01/31/2012

Exempt Determination Letter

We have determined the organization is tax-exempt from California franchise or income tax as stated in the above Revenue and Taxation Code (R&TC) section (§).

To retain tax-exempt status, the organization must be organized and operating for nonprofit purposes within the provisions of the above R&TC section. An inactive organization is not entitled to tax-exempt status.

We have based our decision on the information submitted and the assumption that the organization's present operations will continue unchanged or conform to those proposed in the organization's application. In order for us to determine any affect on the tax-exempt status, the organization must immediately report to us any change in:

- Operation
- --- Character
- Name
- Address

Our determination may no longer be applicable, if these changes occur:

- Material facts or circumstances relating to the organization application.
- Relevant statutory, administrative, or judicial case law.
- Federal interpretation of federal law in cases where our decision was based on such interpretation.

It is the organization's responsibility to be aware of these changes should they occur. This paragraph constitutes written advice, other than a chief counsel ruling, within the meaning of R&TC §21012(a)(2).

For filing requirements, get Pub. 1068, Exempt Organizations - Filing Requirements and Filing Fees. Go to ftb.ca.gov and search for 1068.

This exemption is for state franchise or income tax purposes only. For information regarding sales tax exemption, contact the State Board of Equalization at 800.400.7115, or go to their website at boe.ca.gov.

Theresa L. Scheck Telephone: 916.845.4171 Fax: 916.843.0932